

U.S. Department of Justice

United States Attorney Eastern District of New York

AXB F. #2023R01030 610 Federal Plaza Central Islip, New York 11722

April 12, 2024

By ECF

The Honorable Joanna Seybert United States District Judge Eastern District of New York 100 Federal Plaza Central Islip, New York 11722

Re: United States v. Devolder Santos

Criminal Docket No. 23-197 (S-1) (JS)

Dear Judge Seybert:

The government respectfully submits this letter in response to defendant George Anthony Devolder Santos's motion to extend the pretrial motion schedule in the above-referenced matter. (ECF:65). In particular, the government seeks the Court's leave to file its response to the

motion on or before April 17, 2024, with the defendant's reply, if any, due on or before April 19, 2024. We thank the Court for its attention to this matter.

			Respectfully submitted,
			BREON PEACE
			United States Attorney
	I	Зу:	Ryan C. Harris Anthony Bagnuola Laura Zuckerwise Assistant U.S. Attorneys
			COREY R. AMUNDSON
			Chief, Public Integrity Section
			Criminal Division, U.S. Department of Justice
	I	Зу:	/s/ Jacob R. Steiner John P. Taddei Trial Attorneys
cc:	Clerk of Court (JS) (via ECF and email Counsel of Record (via ECF and email		11.02.1.1.001.1.0
SO O	RDERED:		
HON	. JOANNA SEYBERT, U.S.D.J.		